

7/14/2020

20cv712 RB-JHR

Attn: Court Clerk,

I am writing to inform the Court that I have been trying to get copies of this motion and its content for my own records and the staff at this facility refuse to assist me. There are several issues going on here at Core Civic since the beginning of Covid-19 that it is unconstitutional.

There have been Administrative Orders issued by the Chief Judge William P. Johnson that are effecting many of the inmates liberties and Core Civic has followed suite. The emotional distress and humiliation is high amongst inmates because we cannot practice all of the same precautions that have been mandated by our Governor.

Please consider this as a Notice to put on record in case this facility retaliates or insist on allowing the prisoners constitutional rights to be violated.

Respectfully Submitted,

x Steven Montoya

Steven Montoya #

Cibola County Correctional Facility

CERTIFICATE OF SERVICE

I, Steven Montoya, certify under penalty of perjury that I placed this Notice to put on record in the prison mailbox on July 14 2020. It was sent to the Court Clerk with the Motion For Summary Judgement. Same Address: Pate V. Dornick US Courthouse

x Steven Montoya

UNITED STATES DISTRICT COURT

For the
District of New Mexico

Defendant:

Steven Montoya

VS.

USDC No: 1:16CR01103-001WJ

Respondent:

UNITED STATES OF AMERICA

**MOTION FOR SUMMARY
JUDGEMENT**

Now comes, Steven Montoya, as a pro-se defendant in the above referenced matter. Petition stems from the improper administrative process of Denson Charities Inc.; 2331 Menaul Blvd NE; Albuquerque, New Mexico, 87123 and the US Department of Justice; Federal Bureau of Prisons; South Central Regional Office, 344 Marine Forces Drive, Grand Prairie, Texas, 75051

As Grounds, defendant would state as follows:

1. Both listed parties are incorporated to assist the US Department of Justice with release of federal inmates from the Federal Bureau of Prisons.
2. Both listed parties are required by the Department of Justice to adhere to certain rules and procedures pertaining to the release.
3. Both listed parties must comply with regulations to ensure that the releases constitutional rights remain intact.
4. On April 16, 2020 and February 7, 2020 a CDC report was issued about alleged misconduct by the defendant. (See Attached BP-9; 1025730R1 and its content)

5. In these CDC reports, Mitchell Anderson, RRC Director asks for a total of 82 days disallowed, 175 days forfeited, and 360 days removal from the RRC.

6. The defendant has hand written a BP-9 and a BP-10 to be compliant with the Bureau of Prisons exhaustion of remedies policy. Core Caring in Milan, New Mexico does not carry the forms required to allow the defendant to exhaust his remedies.

7. Defendant is aware that 41 days per year can be removed, however, that is the maximum allowed for 365 days in custody. In addition there is policy that mandates forfeiture of future good time accrued. It can not be taken for up and coming years and/or deducted from good time credit already earned from years prior.

8. There are procedural due process rights that are still protected by the United States Constitution for prisoners.

CONCLUSION

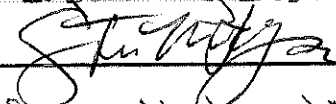
I have been in pre-trial detention since Mid-March. I have not been provided a DHO hearing in regards to the allegation being made by Mitchell Anderson. I have made attempts to exhaust all my remedies and exercise my rights per the allegation. The Federal holding (Core Caring in Milan, New Mexico) should be provided with the necessary grievance forms to ensure that the federal prisoners rights remain intact. You will also see included a grievance form from Core Caring, addressing their failure to provide access to proper forms and grievance resolutions.

There are some medical grievances that I have also filed due to the neglect of the medical staff. I have been treated for a condition that has not been diagnosed per required testing procedures. I am within the age / nationality that makes me more

susceptible to the Covid-19 virus. I cannot practice the same social distancing guidelines. We are enclosed 48 inmates per approximately 188 sq. feet. I cannot avoid contact with other individuals who do not maintain the safe practices being enforced by our Governor. I have contact with staff, medical, and inmates who could be carriers of the virus and that is out of my control.

Wherefore, defendant asks that this Court make a ruling to dismiss the allegation by Mitchell Anderson per violation of my procedural due process rights. I also ask that time served be given and my supervision be terminated. I am looking forward to living the life of a productive member of society and feel that per my Due Process violations it is a ruling that is just.

Respectfully Submitted,



Steven Montoya # 48604051

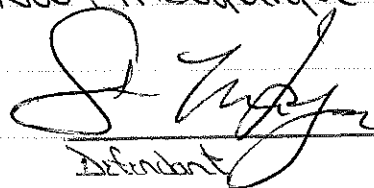
Cibola County Correctional Facility

P.O. Box 3540

Milan, New Mexico 87021

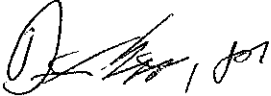
CERTIFICATE OF SERVICE

I HEREBY CERTIFY under penalty of perjury that I, Steven Montoya placed this Motion for Summary Judgment in the prison mailbox, with proper postage on July 14, 2020. It is addressed as such: The Honorable William P. Johnson, 333 Lomas Blvd NW, Albuquerque New Mexico 87102.


Defendant

REJECTION NOTICE - ADMINISTRATIVE REMEDY

DATE: JUNE 11, 2020



FROM: ADMINISTRATIVE REMEDY COORDINATOR
SOUTH CENTRAL REGIONAL OFFICE

TO : STEVEN M MONTOYA, 48604-051
CIBOLA COUNTY CORRECTIONS
2000 CIBOLA LOOP
MILAN, NM 87021

FOR THE REASONS LISTED BELOW, THIS REGIONAL APPEAL
IS BEING REJECTED AND RETURNED TO YOU. YOU SHOULD INCLUDE A COPY
OF THIS NOTICE WITH ANY FUTURE CORRESPONDENCE REGARDING THE REJECTION.

REMEDY ID : 1025730-R1 REGIONAL APPEAL
DATE RECEIVED : JUNE 4, 2020
SUBJECT 1 : CONTRACT COMM. CORR. CTR. DISCIPLINE - MAJOR SANCTIONS
SUBJECT 2 :
INCIDENT RPT NO:

REJECT REASON 1: YOU DID NOT SUBMIT YOUR REQUEST OR APPEAL ON THE PROPER
FORM (BP-9, BP-10, BP-11) (CIRCLE ONE)

REJECT REASON 2: YOU DID NOT SUBMIT PROPER NUMBER OF CONTINUATION PAGES
WITH YOUR REQUEST/APPEAL. 2 - WARDEN'S LEVEL; 3 -
REGIONAL LEVEL; AND 4 - CENTRAL OFFICE LEVEL. THE
NUMBER CITED INCLUDES YOUR ORIGINAL.

REJECT REASON 3: YOU MAY ONLY SUBMIT ONE CONTINUATION PAGE, EQUIV. OF ONE
LETTER-SIZE (8.5 X 11) PAPER. TEXT ON ONE SIDE. THE
TEXT MUST BE LEGIBLE.

REJECT REASON 4: YOU RAISE MORE THAN ONE ISSUE/RELATED ISSUE OR APPEAL MORE
THAN ONE INCIDENT REPORT (INCIDENT NUMBER). YOU MUST
FILE A SEPARATE REQUEST/APPEAL FOR EACH UNRELATED ISSUE
OR INCIDENT REPORT YOU WANT ADDRESSED.

REJECT REASON 5: YOU MAY RESUBMIT YOUR APPEAL IN PROPER FORM WITHIN
15 DAYS OF THE DATE OF THIS REJECTION NOTICE.

REMARKS : SEPARATE EACH ISSUE ON A SEPARATE FORM, CONTINUATION
PAGE CAN ONLY BE 1 SIDED AND 1 PAGE LONG + 2 EXTRA
COPIES (3 COPIES TOTAL). FOLLOW INSTRUCTIONS RESUBMIT

FULL NAME:	Steven Montoya		
NUMBER:	486047051	HOUSING ASSIGNMENT:	6001A/20211

GRIEVANCE CATEGORY (CIRCLE ONE):

1. Facility Staff	8. Dental Services	15. Housing
2. Access to Legal Materials	9. Mental Health Services	16. Laundry
3. Denied Access to Informal Resolution/Grievance Process	10. Trust Account	17. Recreation
4. Reprisal for Using Informal Resolution/Grievance Process	11. Commissary	18. Visitation
5. Safety/Security	12. Food Service	19. Programs-education, work, religious, etc.
6. Sanitation	13. Mail	20. Violations of federal or state regulations, laws, court decisions (i.e. ADA or Constitutional rights)
7. Medical Services	14. Intake	21. Other

I have been a full member of the Club for 2 1/2 months, in a position from the 1st of October in Albany, N.Y. Since Jan. 1st 1903 without a card to a B.O.D. for the incoming Section. The incoming has never been a B.O.D. and I have been denied to send with the Section an of members waiting for what they called the FRAP. I am still entitled a B.O.D. card, even residing in the B.O.D. Section. I must still send the amount of \$1.00 a week, in a return for card. I have been asked to pay money for card, \$1.00 a week, and I have waited for the card - B.O.D. waiting to send a card. This does not make the Club running in order for me to send. This is abuse of position and violates my Dr. Bates rights.

I need to put the case in order to send it with B.P.P. and in order with this being a Federal Matter I must be provided with those forms to ensure Federal District Court having effect I need a BP4 BP11 and BP14 to ensure I will also not require any additional in the future but by Court will undoubtedly be required to prove the above and give to B.P.P. the right one.

Date Submitted: 5/1/20

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US Department of Justice

1025730-1

Location

Name

Reg#

Dierson Charities/RRC

Steven Montoya

48604051

2331 Menaul Blvd NE

RECEIVED

Albuquerque, NM

Date:

JUN 03 2020

May 27, 2020

BUREAU OF PRISONS
LEGAL DEPARTMENT, SORO

Incident:

1, Steven Montoya, was still under the F.B.O.P.'s supervision at the above listed RRC.

I have been served with two CDC Packets: IR no: 3358113/Code 12 and 3387045/Code 12. The sanctions imposed are excessive per F.B.O.P.'s own guidelines. Both of these violations occurred in 2020, therefore, only 41 days of Good Conduct Time can be removed. The F.B.O.P. cannot remove prior Good Conduct Time earned or forfeit any possibility of future Good Conduct Time. I ask that this be corrected and only the 41 days Good Conduct Time be imposed. This 191 days given back to the inmate is the only reasonable solution.

(See Additional Sheets Attached 1/2 A,B,C)

Admin. Use Only:

You can see in both (Attachment A and Attachment B) memorandum that it states in-absentia. This meaning that I was not provided Due Process in regards to the allegations.

Factual Basis

A.) US Const. Amend V... no person shall ... be deprived of life, liberty, or property without Due Process of Law. *Barron v. Baltimore*, 32, US (7 pet) 243 (1833)

B.) A penalty must accord with "the dignity of man," which is the "basic concept underlying the Eighth Amendment. *Trap v. Dulles*, supra at 100 (plurality opinion) this means, at least that the punishment not be excessive.

C.) (\$165⁰⁰) awarded to inmate placed in punitive segregation without opportunity to present evidence at a disciplinary hearing. *Kristofsky v. McGinnis*, 313 F.Supp. 1247, 1250 (N.D.N.Y. 1970) see also *Mack v. Johnson* 420 F.Supp. 1139 (E.D. Pa 1977)

D.) (An inmate has a right to freedom from disciplinary sanctions until proven guilty of a rule violation. An inmate has a constitutional liberty interest in freedom from confinement. *Buckham v. Cannon*, 516, F.2d 885 (7th Cir. 1975) see also *Deane v. Coughlin* 439 N.Y. 52d 792 (N.Y. App. Div. 1981) *Collins v. Coughlin*, 442 N.Y. S.2d. 191 (N.Y. App. Div. 1981); *Ct. United States ex. rel. Smith v. Robinson*, 495 F.Supp. 696 (E.D. Pa. 1980)

CONCLUSION

Thus, under existing law, we must decide that the punishment deprived Steven Montoya of procedurally protected liberty and that the F.B.O.P should go on to decide whether or not the procedures provided Steven Montoya with the "process" that is due. Previously earned good time and/or good time not accrued cannot be taken away. At one point we must balance the inmates

interest in avoiding loss of good time and the abuse of discretion which denies him Due Process.

We conclude that Mr. Montoya be released immediately per the violation of his constitutionally protected rights. He does have a release address.

4419 4th St. NW Apt. 203

Albuquerque, NM 87107

Thank you in advance for your assistance with this matter. I had to duplicate this BP-9 because, once again, this holding facility does not carry the proper documents (See Grievance Attachment C) to protect my right to redress. Therefore, I ask that the BP-9 be accepted regardless of time table or proper form. Any place of detention who houses Federal inmates should have these forms in order to ensure that constitutional rights remain intact.

Respectfully Submitted,

X Steven Montoya

Steven Montoya #48604051

Cibola County Correctional Facility

P.O. Box 3540

Milan, NM 87021

CERTIFICATE OF SERVICE:

I, Steven Montoya, hereby certify under penalty of perjury that I placed this BP-9 (with Attach A, B, C, pages 1-2) in the prison mailbox on May 27, 2020. It was addressed as such: Federal Bureau of Prisons, South Central Regional Office, 344 Marine Forces Drive, Grand Prairie, Texas; 75051.

X Steven Montoya

Inmate #48604051

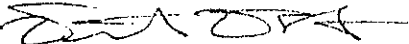


U.S. Department of Justice
Federal Bureau of Prisons
South Central Regional Office

344 Marine Forces Drive
Grand Prairie, Texas 75051

April 8, 2020

MEMORANDUM FOR DAVE DWYER, SECTOR ADMINISTRATOR
RESIDENTIAL REENTRY OFFICE SAN ANTONIO


FROM: D. DeSanto, Discipline Hearing Officer
SUBJECT: CDC Packet IR No. 3387045/Code 112 for
Montoya, Steven, Reg. No. 48604-051
Date of CDC Hearing: 03/19/2020
Facility Code 6ZV

The above mentioned CDC Packet has been certified at this office and is being forwarded to your office for filing of the original report and mailing of the appropriate copy of the decision to the inmate.

Upheld finding of the CDC for code 112 and imposed appropriate sanction(s) commensurate with the act(s) committed. The CDC sanctioned you to serve as punishment and to motivate you towards more self-discipline as well as to deter future misconduct.

Sanction(s):

Disallow 41 Days Good Conduct Time
Forfeit 100 days Good Conduct Time
Recommend removal from RRC 180 days

Date CDC Report Issued to Inmate: 4/16/2020 Time: 9⁰⁰ am
Staff Witness Name and Signature: Mitchell Anderson | M. Anderson
Inmate Signature and Date: in-absentia | in-absentia

ATTACHMENT B

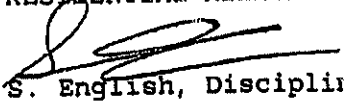


U.S. Department of Justice
Federal Bureau of Prisons
South Central Regional Office

344 Marina Farcas Drive
Grand Prairie, Texas 75051

January 28, 2020

MEMORANDUM FOR DAVE DWYER, SECTOR ADMINISTRATOR
RESIDENTIAL REENTRY OFFICE SAN ANTONIO

FROM:  S. English, Discipline Hearing Officer

SUBJECT: CDC Packet IR No. 3358113/Code 112 for
Montoya, Steven, Reg. No. 48604-051
Date of CDC Hearing: 01/06/2020
Facility Code 6ZV

The above mentioned CDC Packet has been certified at this office and is being forwarded to your office for filing of the original report and mailing of the appropriate copy of the decision to the inmate.

Upheld finding of the CDC for code 112 and imposed appropriate sanction(s) commensurate with the act(s) committed. The CDC sanctioned you to serve as punishment and to motivate you towards more self-discipline as well as to deter future misconduct.

Sanction(s):

Disallow 41 Days Good Conduct Time
Forfeit 75 days Non Vested Good Conduct Time
Remove from RRC 180 days

Date CDC Report Issued to Inmate: 2/7/2020 Time: 2pm
Staff Witness Name and Signature: Guthrie Anderson M. Anderson
Inmate Signature and Date: in-absentia in-absentia

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US Department of Justice

Location:

Name

Reg #

Duron Charities/RRC

Steven Montoya

48604051

2331 Menaul Blvd NE

Albuquerque, NM

Date:

June 3, 2020

Incident:

I submitted a BP-9 on May 27, 2020 to the Residential Re-entry office (See enclosed copy of BP-9, + 2 pages, Attachment A, B, C) In that BP-9 there are numerous case law cited and there should be no reason to not be in compliance with inmates request, however, reason is given.

The need to establish comprehensive administrative remedies from prisoner complaint is of critical importance. The Prison Litigation Reform Act, makes it imperative for a prison system to have a comprehensive -grievance -procedure to implement the protections offered through the exhaustion
(See additional Attachments pg 1+2, plus BP-9 + attachments)

Admin. Use Only:

of-remedies doctrine. This is the most effective way to resolve prisoner complaints within the prison environment and costly litigation.

Factual Basis

A.) A prisoner who was locked up in a Halfway House 16-24 hours a day could leave only for limited purposes was a "prisoner" under the PLRA because his confinement was due to a violation.

B.) Fully, a Sixth of the 117,000 cases of the civil docket of federal courts (19,000) are petitions from prisoners, most of which could be handled effectively and fairly within the prison systems.... Federal Judges should not be dealing with prisoners complaints, which, although important to a prisoner, are so minor that any well run institution should be able to resolve them fairly without resorting to Federal Judges.

C.) A prison officials serious threats (rights to redress of grievances) of substantial retaliation against a prisoner for lodging a good faith grievance makes any grievance unavailable. There is no exhaustion requirement under PLRA where: (1) the threat actually did deter a prisoner from lodging a grievance or pursuing a particular part of process; and (2) the threat is one that would deter a reasonable prisoner of ordinary firmness and fortitude from lodging a grievance or pursuing the part of the grievance process that the prisoner failed to exhaust. Threats from prison officials and withholding of grievance forms rendered exhaustion inapplicable.

D.) A lack of physical injury does not prevent a prisoner from seeking nominal damages.

CONCLUSION

The PLRA requires prisoners to exhaust available prison grievance procedures before filing suit, unless certain conditions are met. I have met all those conditions. Therefore, I will not file a BP-11 after this, but will seek damages for violation of my constitutional rights to Procedural Due Process. The immediate release solution is still available for 7 days before suit is filed and/or other remedies sought. (dismissal of sanctions)

Respectfully Submitted,

X Steven Montoya

Steven Montoya / #48604051

Cibola County Correctional Facility

P.O. Box 3540

Milan, NM 87021

CERTIFICATE OF SERVICE:

I, Steven Montoya, hereby certify under penalty of perjury that I placed this BP-10 (plus copy of prior BP-9 and 5 attachments) in the prison mailbox on June 3, 2020. It was addressed as such: Dave Dwyer, Sector Administrator, Federal Bureau of Prisons, South Central Regional Office, 344 Marine Forces Drive, Grand Prairie, Texas 75051.

X Steven Montoya

Inmate # 48604051

2006185

14-5A

Dates and times of contact with staff members concerning the inmate/resident's issue:

Additional information received from meetings with staff members:

STAFF RESPONSE:

This complaint concerns issues with your former facility and with the BOP. Your paperwork was returned to you as soon as it came back from the BOP. Your other issues need to be addressed by you, in writing, to the BOP. They have nothing to do with this facility. Your Unit Manager has advised you of this verbally, after contacting them for you. This Informal Resolution is rejected because the issues do not concern this facility.

Tentative completion date if remedy suggested: N/A**Completion of Informal Resolution Process:**

By signing below, the inmate/resident verifies agreement with the remedy suggested above. If the inmate/resident is not satisfied with the remedy suggested above, the inmate/resident is not required to sign below and may choose to file a formal grievance with the Facility Grievance Officer. In either case, the inmate/resident will receive a copy of this form on the day the final resolution process is completed.

Inmate Signature: VOID

Date: _____

Designated Staff Signature: _____

Date 07/01/2020

*Witness Signature: _____

Date: _____

*In the event the inmate/resident refuses to sign this form, a witness signature must be obtained to verify that the inmate/resident was offered the opportunity for informal resolution.

Informal Resolution Outcome:☐ **RESOLVED**☐ **UNRESOLVED**

Distribution:

Original: Facility

Copy: Inmate/Resident

03/07

VOID

2006185

INFORMAL RESOLUTION**To be completed by inmate/resident:**Date: 6-18-20Name (Print): STEVEN MONTBOYA STEVEN M
Last Name First Name Middle InitialNumber: 48604-051 HOUSING ASSIGNMENT: 600A 202

Description of issue, problem, and solution you suggest:

I'VE BEEN TRYIN TO GET INFORMATION FROM CAGE WORKER ABOUT RELEASE INFORMATION AND ALSO STATUS ON APPEAL PAPERS I FILED AND SENT OFF. BP. 9- ON MAY 28TH, AND BP. 10 ON JUN 3. THIS IS ON MISCONDUCT ON MY REQUEST AND ~~FOR~~ FOR NOT RELIEVING SANCTIONS OR HAVING DHO HEARING WHICH VIOLATES MY RIGHTS. I HAD 20 DAYS TO APPEAL WHICH I HADNT EVEN RECEIVED UNTIL I INQUIRED 2 MONTHS AFTER BE INCARCERATED. ADDITIONAL PAGE

Attach additional pages, if necessary.

FOR STAFF USE ONLY:Date received from inmate/resident: 6-18-2020Name of staff member completing informal resolution process: D. Phelps B. JonesDate response due to inmate/resident: 7-03-2020

Date and time initial meeting held with the inmate/resident: _____

Additional information received from initial meeting:

Names of staff members involved with the inmate/resident's issue:

Distribution:
Original: Facility
Copy: Inmate/Resident

RECEIVED

JUN 18 2020

01/09

Grievance Coord...



INFORMAL RESOLUTION**To be completed by inmate/resident:**Date: 7/16/20Name (Print): Shawnell G. Jones
Last Name First Name Middle InitialNumber: 112601-1 HOUSING ASSIGNMENT: 6022A, 202

Description of issue, problem, and solution you suggest:

Attach additional pages, if necessary.

FOR STAFF USE ONLY:Date received from inmate/resident: 7/14/2020Name of staff member completing informal resolution process: Shawnell G. JonesDate response due to inmate/resident: 7/17/2020

Date and time initial meeting held with the inmate/resident: _____

Additional information received from initial meeting:

Names of staff members involved with the inmate/resident's issue:

RECEIVED

Distribution:
 Original: Facility
 Copy: Inmate/Resident

01/09



2006185

I WAS AND AM STILL BOP CUSTODY WHEN I WAS AT DIERSEN CHARITIES LOCATE 2331 MENAUL BVD NE ALB NM. THERE IS REMEDIE PROLESS WHEN APPEALING INTRATIONS WHILE IN BOP CUSTODY WHICH I REQUESTED FORMS FROM CASE WORKER AND WAS DENIED TO ME BECAUSE "STATED ~~THE~~ FACILITY ISNT BOP FACILITY", SO I GRIEVANCED FOR PAPER TRAIL ON FILE AND SO WENT FORTH TO FILE BP-9 AND BP-10 WHICH IVE YET TO GET REPLY I WOULD LIKE FOR CASE WORKER OR RESPECTED PERSONEL OF FACILITY TO FOLLOW UP AND CONTACT B.O.P SAN-ANTONIO OFFICE 210-472-6225 FOR INFORMATION REGARDING MY MIS HANDLING BY HALF WAY HOUSE. ALSO TO GET IN CONTACT WITH DAVE DWYER, SECTER ADMINISTRATOR 344 MARINE FORCES DR. GRAND PRAIRIE, TEXAS 75051, TO SEE STATUS ON BP-9 THAT I FILED AND MAILED MAY 28TH, AND BP-10 THAT I FILED AND MAILED THE 3RD OF JUNE 2020. IN REGARDS TO MISHANDLING BY DIERSEN CHARITIES NOT BEING PRESENT FOR DHO HEARING ON MY INCIDENT REPORT AND NOT RECIEVING SANCTIONS IN TIMLEY MANNER SO THAT I MAY APPEAL AND THE GOOD TIME THEY ARE TAKING. I WAS GIVEN A HALF WAYHOUSE RELEASE DATE OF MAY 27TH 2020 THAT PASSED AND WAS RECEIVED NOT RELEASED DUE TO OUTBREAK, SO AM NOW JUN 18 2020 WONDERING IF IM SUPPOSE TO BE GIVEN NEW DATE? OR WHAT STATUS IS ON THAT. WOULD

Grievance Coordinator

2006185

ALSO LIKE TO GET IN TOUCH WITH BEN ARAGONE WHO
 IS RE-ENTRY COORDINATOR FOR PROBATION AND
 PAROLE. HE HANDLES ASSIGNING PAROLE OFFICER AND
 RESIDENTIAL INSPECTION UPON RELEASE TO PROBATION
 I WOULD IMAGINE HE WOULD HAVE INFORMATION
 ON MATTER CONSIDERING I WAS SUPPOSE TO
 BE RELEASED RECENTLY. WOULD APPRECIATE
 MATTER TO BE HANDLED CORRECTLY, I'VE BEEN
 REQUESTING HELP FROM HELPS AND OTHER CASE WORKERS
~~ALSO EXHAUSTED~~ ABOUT GOING ABOUT ALL ABOVE
 ISSUES AND HAVEN'T CAME TO SOLUTION OR
 RECEIVED ANSWERS? FILED GRIEVANCES MADE
 PAPER TRAILS. AND HAVE BEEN SPUN IN CIRCLES
 BY JUST ABOUT EVERYONE! WHO HAS ANSWERS?
 MARSHALS, BOP. HALFWAY HOUSE? ALL I'M
 ASKING IS FOR SOME TIME TO BE TAKING TO CONTACT
 RIGHT PERSONEL TO FIGURE OUT WHAT MY
 STATUS IS AND WHY I HAVEN'T RECEIVED
 ANSWERS FROM MY COMPLAINTS? AND
 WHY I WAS GIVEN HALFWAY HOUSE DATE ~~2020~~
 29th OF MAY 2020 AND HAVE NOT BEEN TOLD
 ANYTHING ELSE?

RESPECTFULLY, STEVEN MONTROYA 28604-051.
 600 A. 202

RECEIVED

JUN 18 2020

Grievance Coordinator



Cibola County Correctional Center COVID19 Newsletter

Hello to all,

The newsletter has not been issued for the last couple weeks. I wanted to take this opportunity to update you COVID19 changes and the status of the facility regarding COVID19. We are happy to report our facility is still has a low rate of COVID19 cases. Our success continues to be because of the precautionary efforts all of us are taking to prevent exposure.

Unfortunately, there have been some positive cases with detainees and staff. The status through the month of June is 3 employees and 3 detainees who have tested positive. Each of the detainees were housed in the 14 day quarantine pods and never came in contact with any general population detainees.

If we learn that a detainee has potentially came in contact with someone who was positive we take the same precautions. We separate them in isolation, test them and wait for results to proceed. Recently, 700 A&C were on quarantine status as a precautionary measure. A detainee potentially came in contact with someone positive. They were removed and tested. When this happened the housing unit remains on pod restriction until results are returned. The results were negative so the pods went back to normal.

Additionally, when staff test positive we do contact tracing. Which means we investigate to see who they made direct contact with and take the appropriate measures. If you have not been contacted during a contact tracing investigation, that means you haven't had direct contact with anyone we've identified as positive.

We will continue to update you with information as it becomes available. We appreciate your cooperation and assistance in helping us to prevent the spread and exposure to COVID19

Asst. Warden J. Jackson

July 7, 2020



Steven Montoya / #481004051
Cibola County Correctional Facility
P.O. Box 35410
Milan, New Mexico

871021

PAID MAIL

The Honorable William F. Schrager
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